1 HENNESSY LAW GROUP Timothy P. Hennessy, SBN 286317 2 1217 l. Street Bakersfield, CA 93301 3 Tel: (661)237-7179 4 Email: tph@hennessylawgroup.com 5 TORRES|TORRES STALLINGS A LAW CORPORATION 6 David A. Torres, SBN135059 1318 K. Street 7 Bakersfield, CA 93301 Tel: (661)326-0857 8 Email: dtorres@lawtorres.com 9 10 Attorneys for Defendant: CHARLES BARRETT 11 UNITED STATES DISTRICT COURT 12 FOR THE EASTERN DISTRICT OF CALIFORNIA 13 14 UNITED STATES OF AMERICA, Case No. 1:22-CR-00213 JAM-BAM 15 Plaintiff, 16 DEFENSE ANTICIPATED MOTION(S) 17 v. 18 CHARLES BARRETT, 19 Defendants. 20 21 The defense anticipates filing the following: 22 1. Motion to reconsider the Magistrates decision to prohibit introduction of K.G.'s 23 psychiatric diagnosis and prescriptions from May 2014 through August 2018. 24 25 The defense reserves the right to file additional motions should the circumstance arise in the 26 defense of defendant, Charles Barrett. 27 /// 28

Case 1:22-cr-00213-JAM-BAM Document 183 Filed 01/19/24 Page 1 of 2

Case 1:22-cr-00213-JAM-BAM Document 183 Filed 01/19/24 Page 2 of 2 Dated: January 19, 2024 Respectfully Submitted, /s/ Timothy P. Hennessey Timothy P. Hennessey Attorney for Defendant Charles Barrett Respectfully Submitted, /s/ David A Torres Dated: January 19, 2024 DAVID A. TORRES Attorney for Defendant Charles Barrett